

PREGELIA

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FILED
Superior Court of California
County of Los Angeles

OCT 01 2012

John A. Clarke, Executive Officer/Clerk
By C. Randle, Deputy
CYNTHIA RANDLE

8 | Attorneys for Defendant JAMES PARNELL SPEARS

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT**

SAM LUTFI, an individual,
Plaintiffs,
vs.
LYNNE IRENE SPEARS, an
individual; JAMES PARNELL
SPEARS, an individual; BRITNEY
JEAN SPEARS, an individual; and
DOES 1 through 25, inclusive,
Defendants.

CASE NO. BC 406904

[Case Assigned For All Purposes To Hon.
Soussan G. Bruguera, Dept. 71]

**DEFENDANT JAMES PARNELL
SPEARS' AMENDED TRIAL EXHIBIT
LIST (OCT. 1, 2012)**

Revised as of Oct. 1, 2012

Trial Date: Oct. 2, 2012
FSC: Oct. 2, 2012

**TO THE HONORABLE COURT, THE PARTIES HEREIN AND TO
THEIR ATTORNEYS OF RECORD:**

Defendant James Parnell Spears, in his individual capacity, hereby submits the following list of trial exhibits (except for those exhibits which may be introduced solely for impeachment purposes), ***REVISED as of Monday, October 1, 2012***:

1 **Special Note:**

2 **The first seven (8) exhibits listed below (in the 500 series, which was assigned**
3 **to Lynne Spears) are either (a) clearer reprints of online articles described in**
4 **Defendant Lynne Spears's Exhibit List or (b) in the case of Ex. 532A, reprints of**
5 **online articles with identical content.**

Ex. #	Description	Objection	Date Identified	Date Admitted
512A	Oct. 23, 2007 Article "Britney's New Pals Raise Question ..."			
513A	Oct. 24, 2007 Article "Has Britney Spears Found ..."			
514A	Oct. 25, 2007, Article "\$2 M up ..."			
515A	Dec. 5, 2007 Article "Exclusive: Britney Spears' New Pal ..."			
519A	Jan. 17, 2008 Article "Lutfi Barges In ..."			
529A	Jan. 30, 2008 Article "Britney's Inner Circle ..."			
531A	Jan. 31, 2008 Article "Access Exclusive: Lutfi Lashes Out ..."			
532A	Feb. 2, 2008 Article: "Talking More Smack ..." (identical in content to Lynne Spears's Ex. 532)			
600.	[Reserved]			

1	601.	Medical records of Plaintiff Sam Lutfi, received per subpoenas issued to health care providers in this case			
2	602.	Complaint, filed on or about 7/6/2006 in American Express Company v. Sam Lutfi, LASC Case No. 06 C 02266			
3	603.	Judgment entered on or about 9/15/2006 in American Express Company v. Sam Lutfi, LASC Case No. 06 C 02266			
4	604.	Petition for Injunction Prohibiting Harassment Granted on 9/28/2010 in Deborah Barth v. Osama Lutfi, LASC Case No. BS 128351			
5	605.	Application for a Temporary Restraining Order filed on or about 9/10/2010 in Deborah Barth v. Osama Lutfi, LASC Case No. BS 128351			
6	606.	Order to Show Cause filed on or about 9/10/2010 in Deborah Barth v. Osama Lutfi, LASC Case No. BS 128351			
7	607.	Proof of Personal Service filed on or about 9/28/2010 in Deborah Barth v. Osama Lutfi, LASC Case No. BS 128351			
8	608.	Proof of Personal Service filed on or about 11/19/2010 in Deborah Barth v. Osama Lutfi, LASC Case No. BS 128351			
9	609.	Application for a Temporary Restraining Order filed on or about 9/10/2010 in Nathan Barth v. Osama Lutfi, LASC			

1	Case No. BS 128350			
2	610. Order to Show Cause, filed on or about 3 9/10/2010 in Nathan Barth v. Osama 4 Lutfi, LASC Case No. BS 128350			
5	611. Proof of Personal Service filed on or 6 about 9/28/2010, in Nathan Barth v. 7 Osama Lutfi, LASC Case No. BS 128350			
8	612. Proof of Personal Service filed on or 9 about 11/19/2010 in Nathan Barth v. 10 Osama Lutfi, LASC Case No. BS 128350			
11	613. Application for a Temporary Restraining 12 Order filed on or about 9/10/2010 in 13 Samuel Barth v. Osama Lutfi, LASC 14 Case No. BS 128349			
15	614. Order on Media Request filed on or 16 about 9/28/2010 in Samuel Barth v. 17 Osama Lutfi, LASC Case No. BS 128349			
18	615. Proof of Personal Service filed on or 19 about 9/28/2010, in Samuel Barth v. 20 Osama Lutfi, LASC Case No. BS 21 128349			
22	616. Proof of Personal Service filed on or 23 about 11/19/2010, in Samuel Barth v. 24 Osama Lutfi, LASC Case No. BS 25 128349			
26	617. Restraining Order After Hearing to Stop 27 Harassment filed on or about 9/28/2010 in Deborah Barth v. Osama Lutfi, LASC			

1	Case No. BS 128351			
2	618. Restraining Order After Hearing to Stop Harassment filed on or about 9/28/2010 in Samuel Barth v. Osama Lutfi, LASC Case No. BS 128349			
3	619. Restraining Order After Hearing to Stop Harassment filed on or about 9/28/2010 in Nathan Barth v. Osama Lutfi, LASC Case No. BS 128350			
4	620. Reserved			
5	621. Reserved			
6	622. Complaint filed on or about 8/27/2007 in Kassardjian Development Co. v. Sam Lutfi LASC Case No. YC 055803			
7	623. Return of Service of Summons and Complaint filed on or about 3/5/2008 in Kassardjian Development Co. v. Sam Lutfi LASC Case No. YC 055803			
8	624. Default entered filed on or about 3/14/2008 in Kassardjian Development Co. v. Sam Lutfi LASC Case No. YC 055803			
9	625. Declaration of Gary Kassardjian in Support of Plaintiff's Application for Default Judgment filed on or about 3/21/2008 in Kassardjian Development Co. v. Sam Lutfi LASC Case No. YC 055803			
10	626. Notice of Entry of Judgment filed on or about 4/8/2008 in Kassardjian Development Co. v. Sam Lutfi LASC			
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1	Case No. YC 055803			
2	627. Default Judgment total \$22,114.50 filed 3 on or about 4/8/2008 in Kassardjian 4 Development Co. v. Sam Lutfi LASC Case No. YC 055803			
5	628. Judgment entered as Final Total 6 \$7,045.86 filed on or about 4/10/2007 in 7 Labor Commissioner State of California v. Sam Lutfi LASC Case No. SB 07 C 8 01153			
9	629. Reserved			
10	630. Order to Show Cause filed on or about 11 9/8/2004 in Douglas Mark Snoland v. 12 Osama Lutfi LASC Case No. SS 012867			
13	631. Petition for Injunctive Order (Harassment) filed on or about 9/8/2004 in Douglas Mark Snoland v. Osama Lutfi LASC Case No. SS 012867			
14	632. Proof of Service filed on or about 15 9/9/2004 in Douglas Mark Snoland v. 16 Osama Lutfi LASC Case No. SS 012867			
17	633. Order after Hearing filed on or about 18 9/30/2004 in Douglas Mark Snoland v. 19 Osama Lutfi LASC Case No. SS 012867			
20	634. Order After Hearing (Amended) filed on 21 or about 10/5/2005 in Douglas Mark 22 Snoland v. Osama Lutfi LASC Case No. SS 012867			
23	635. Proof of Service filed on or about 24 10/28/2004 in Douglas Mark Snoland v.			
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1	Osama Lutfi LASC Case No. SS 012867			
2	636. Reserved			
3	637. Complaint filed on or about 10/23/2003 in Southwest Student Services v. Sam N. Lutfi LASC Case No. 03 E 09494			
4	638. Declaration of Diligence filed on or about 4/23/2004 in Southwest Student Services v. Sam N. Lutfi LASC Case No. 03 E 09494			
5	639. Proof of Service of Summons filed on or about 4/23/2004 in Southwest Student Services v. Sam N. Lutfi LASC Case No. 03 E 09494			
6	640. Default Judgment filed on or about 2/10/2005 in Southwest Student Services v. Sam N. Lutfi LASC Case No. 03 E 09494			
7	641. Complaint filed on or about 3/9/1999 in Standard Catering, Inc. v. Edward W. Collins, III, et al., LASC Case No. BC 206709			
8	642. Complaint filed on or about 3/12/1999 in Standard Catering, Inc. v. Edward W. Collins, III, et al., LASC Case No. TC 012161			
9	643. Proof of Service filed on or about 6/2/1999 in Standard Catering, Inc. v. Edward W. Collins, III, et al., LASC Case No. TC 012161			
10	644. Judgment by Court After Default filed on or about 1/14/2000 in Standard			
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1	Catering, Inc. v. Edward W. Collins, III, et al., LASC Case No. TC 012161			
2	645. Complaint filed on or about 5/18/2006 in Tae Hwan Jo v. Sam Lutfi LASC Case No. BC 352547			
3	646. Proof of Service to Sam Lutfi filed on or about 8/24/2006 in Tae Hwan Jo v. Sam Lutfi LASC Case No. BC 352547			
4	647. Notice to Appear at Trial and Produce Documents filed on or about 12/19/2006 in Tae Hwan Jo v. Sam Lutfi LASC Case No. BC 352547			
5	648. Trial Brief filed on or about 1/4/2007 in Tae Hwan Jo v. Sam Lutfi LASC Case No. BC 352547			
6	649. Notice to Appear at Trial and Produce Documents filed on or about 1/10/2007 in Tae Hwan Jo v. Sam Lutfi LASC Case No. BC 352547			
7	650. Petition/Request for Orders to Stop Harassment filed on or about 3/7/2007 in Daniel Haines v. Sam Lutfi OCSC Case No. 07 NL 02063			
8	651. Order to Show Cause and Temporary Restraining Order filed on or about 3/7/2007 in Daniel Haines v. Sam Lutfi OCSC Case No. 07 NL 02063			
9	652. Petition/Request for Orders to Stop Harassment filed on or about 3/29/2007 in Daniel Haines v. Sam Lutfi OCSC Case No. 07 NL 02915			
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1	653.	Proof of Personal service filed on or about 4/11/2007 in Daniel Haines v. Sam Lutfi OCSC Case No. 07 NL 02915			
2	654.	Order After Hearing on Petition for Injunction Prohibiting Civil Harassment filed on or about 4/25/2007 in Daniel Haines v. Sam Lutfi OCSC Case No. 07 NL 02915			
3	655.	Proof of Personal Service filed on or about 4/25/2007 in Daniel Haines v. Sam Lutfi OCSC Case No. 07 NL 02915			
4	656.	Minute Order re: Petition for Injunction Prohibiting Harassment Granted filed on or about 4/25/2007 in Daniel Haines v. Sam Lutfi OCSC Case No. 07 NL 02915			
5	657.	Declaration of Sam Lutfi in Support of Opposition to Defendant Lynne Spears Motion to Strike Pursuant to Anti-SLAPP Statute filed on or about 7/6/2009 in LASC Case No. BC 406904			
6	658.	Declaration of Sam Lutfi in Support of Motion to Compel Production of Documents and for Sanctions Against Defendant/Conservator James Parnell Spears dated 3/31/2011			
7	659.	Declaration of Sam Lutfi in Opposition to Motion for Summary Adjudication dated 8/15/2012			
8	660.	January 28, 2008 video Long's Drugstore			
9	661	Feb. 8, 2008 Online Article Paris Hilton			

1	662	Feb. 27, 2009 Online Article re child, Stuart Richards			
2	663	Dec. 17, 2010 Article Lindsay Lohan			
3	664	Feb. 24, 2012 Article Courtney Love			
4	665	Sept. 10, 2010 Article re Barth TRO			
5	666	Dec. 6, 2008 article US Weekly “They’re On To Sam ...”			
6	667	Dec 17, 2008 article “Sam Lutfi Exclusive ...”			
7	668	Oct. 29, 2008 Online article “Britney Spears, Sam Lutfi Hose Down ...”			
8	669	Dec. 6, 2007 Article “Britney Spears’ Friend ...”			
9	670	Feb. 5, 2008 Article “Who Is Sam Lutfi”			
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18 Note: This defendant also reserves the right to refer to or introduce into evidence
19 any document previously marked or listed as an exhibit by any other party.

20 Dated: October 1, 2012

21 GLADSTONE MICHEL
22 WEISBERG WILLNER & SLOANE, ALC

23 BY:

24 Leon J. Gladstone
25 Michael J. Aiken
26 Attorneys for Defendant JAMES PARNELL
27 SPEARS

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AFFIDAVIT AND DECLARATION OF PROOF OF SERVICE

2 I am over the age of eighteen years and not a party to the within action. I am
3 employed by Gladstone Michel Weisberg Willner & Sloane, ALC, whose business
address is: 4551 Glencoe Avenue, Suite 300, Marina del Rey, California 90292.

4 On October 1, 2012, I served the within document(s) described as:
5 **DEFENDANT JAMES PARNELL SPEARS' AMENDED TRIAL EXHIBIT LIST**
(OCT. 1, 2012) on the interested parties in this action: by placing true
6 copy(ies) thereof enclosed in sealed envelope(s) addressed as follows:

7 Joseph D. Schleimer, Esq. Attorney at Law 9401 Wilshire Blvd., Suite 1250 Beverly Hills, CA 90212	8 Attorneys for Plaintiff Sam Lutfi OnTrac Tracking # D10010514296402
9 Joel E. Boxer, Esq. Bonita D. Moore, Esq. BIRD, MARELLA, BOXER, WOLPERT, NESSIM, DROOKS & LINCENBERG, P.C. 1875 Century Park East, 23 rd Floor Los Angeles, CA 90067	10 Attorneys for James P. Spears and Andrew Wallet as co-conservators of the Estate of Britney Jean Spears, on behalf of Defendant Britney Jean Spears 11 OnTrac Tracking # D10010514296981
12 Stephen F. Rohde, Esq. Rohde & Victoroff 1880 Century Park East #411 Los Angeles, CA 90067 Fax: (310) 277-1485	13 Attorneys for Defendant/Appellant Lynne Spears 14 OnTrac Tracking # D10010514297343

15 **BY OVERNIGHT MAIL**(C.C.P. § 1013(c))—I placed said envelope(s) for
16 collection by **Federal Express/**OnTrac Overnight****, following ordinary
17 business practices, at the business offices of Gladstone Michel Weisberg Willner
18 & Sloane, ALC, for collection and processing of correspondence with said
overnight mail service, and said envelope(s) will be deposited with said overnight
mail service on said date in the ordinary course of business.

19 I am “readily familiar” with the firm’s practice of collection and processing of
20 correspondence for service with said overnight mail service. It is deposited with
21 said overnight mail service on that same day in the ordinary course of business. I
22 am aware that, on motion of a party served, service is presumed invalid if the said
overnight delivery service cancellation date or delivery date on the overnight
delivery service slip is more than one day after the date of deposit with said
overnight delivery service contained in this affidavit.

23 (State) I declare under penalty of perjury under the laws of the State of California
24 that the foregoing is true and correct.

25 Executed on October 1, 2012, at Marina del Rey, California.

26 
27 SANDRA ALVARENGA
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